Case 2	2:24-cv-04786-WLH-ADS	Document 44-2 #:298	Filed 08/09/24	Page 1 of 3	Page ID				
1 2 3 4 5 6 7 8 9	U	NITED STATES I	DISTRICT COU	JRT					
10	CENTRAL DISTRICT OF CALIFORNIA								
11 12	K.A.,	ATTAIL DISTINC	Case No. 2:24-cv-04786-WLH-ADS						
13	Plainti	ff,	[PROPOSE	DI ORDER					
14	v.		GRANTING		EFING				
15	MINDGEEK S.A.R.L. MG FREESITES LTD MINDGEEK USA INC	a foreign entity; , a foreign entity;	SCHEDULI MOTIONS	E FOR DEFI TO DISMIS	ENDANTS'				
16	MINDGEEK USA INC Delaware corporation;	CORPORATED, a MG PREMIUM							
17	Delaware corporation; LTD, a foreign entity; ENTERTAINMENT I	MG GLOBAL NC., a Delaware							
18	cornoration: 9719-136	X()  HRH( IN(							
19	a foreign entity; BERN foreign individual; FEI foreign individual; DA a foreign individual; V	RAS ANTOON, a VID TASSILLO,							
20	Delaware corporation; CAPITAL MANAGE	REDWOOD							
21	Delaware limited liabil REDWOOD DOE FUI	lity company;							
22	COLBECK CAPITAL MANAGEMENT, LLO	,							
23	limited liability compa DOE FUNDS 1-3,	ny; COLBECK							
24	Defend	dants.							
25		waitu i							
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1 On August 9, 2024 Defendants MindGeek S.à r.l., MG Freesites Ltd, 2 MindGeek USA Incorporated, MG Premium Ltd, MG Global Entertainment Inc., 3 9219-1568 Quebec Inc., Bernd Bergmair, Feras Antoon, David Tassillo, Visa Inc., 4 Redwood Capital Management, LLC, and Colbeck Capital Management, LLC 5 (collectively, "Defendants") and Plaintiff K.A. ("Plaintiff") (collectively with 6 Defendants, the "Parties"), filed a Joint Stipulation Regarding Briefing Schedule for 7 Defendants' Motions to Dismiss (the "Joint Stipulation"). 8 Pursuant to the Joint Stipulation, the Parties stipulate and agree to additional 9 time for Defendants to answer, move, or otherwise respond to Plaintiff's Complaint (ECF No. 1, hereinafter referred to as the "Complaint"), to set a briefing schedule in 10 11 the event one or more motions is filed, and to set enlarged page limitations relating 12 to any such briefing. 13 The Court, having considered the Parties' Joint Stipulation, and finding good 14 cause therefor, hereby GRANTS the Stipulation and ORDERS as follows: 15 1. Defendants' deadline to answer, move or otherwise respond to the 16 Complaint shall be **October 15, 2024**; 17 2. In the event that any Defendant moves to dismiss the Complaint or files any 18 other motions relating to the Complaint, the following deadlines shall apply for 19 corresponding Opposition and Reply Briefs: 20 November 22, 2024: Plaintiff's Deadline to Respond to Each Defendant's 21 Motion (if and as applicable);

December 13, 2024: Each Defendant's Deadline to File Replies (if and as applicable);

**January 10, 2025:** Proposed Hearing on Each Defendant's Motion (if and as applicable.

3. The page limit for each motion in response to the Complaint is increased to forty (40) pages or less.

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1	4. Defendants preserve all objections and defenses to the Complaint, including								
2	all objections and defenses on the ground of lack of personal jurisdiction.								
3	IT IS SO ORDERI	ED.							
4									
5	DATED:	By:	HON. WESLEY	ı uçı					
6			JNITED STATE		JUDGE				
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